

FORM TO BE USED BY PRISONERS IN FILING A COMPLAINT
UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. § 1983

IN THE UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF ARKANSAS

DIVISION

U. S. DISTRICT COURT
WESTERN DISTRICT ARKANSAS
FILED

SEP 28 2006

CHRIS R. JOHNSON, CLERK

BY

DEPUTY CLERK

Mohammed Abd-al Wahaymeh Farag
(Enter above the full name of the plaintiff
in this action.)

Prisoner ID No. 141353

V. CASE NO. 06-5182

BENJAMIN LITTLE
JAMES HARGES; ARTHUR ECHOLS;

(SEE ATTACHMENT FOR ADDITIONAL NAMES)
(Enter above the full name of the defendant,
or defendants, in this action.)

I. Previous Lawsuits

- A. Have you begun other lawsuits in state or federal court dealing with the same facts involved in this action?

Yes _____

No ✓

- B. If your answer to A is yes, describe each lawsuit in the space below including the exact plaintiff name or alias used. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)

1. Parties to this lawsuit

Plaintiffs: _____

Defendants: _____

2. Court (if federal court, name the district; if state, name the county:

3. Docket number: _____
4. Name of judge to whom case was assigned: _____
5. Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?) _____
6. Approximate date of filing lawsuit: _____
7. Approximate date of disposition: _____

II. Place of Present Confinement: GREENE Co. Jail - 1000 N. Boonville
Springfield, Mo. 65802

III. There is a written prisoner grievance procedure in the Arkansas Department of Correction and in your county jail. Failure to complete the grievance procedure may affect your case in federal court.

A. Did you present the facts relating to your complaint in the state or county written prisoner grievance procedure?

Yes ✓ No _____

B. If your answer is YES, Attach copies of the most recent written grievance(s)/response(s) relating to your claims showing completion of the grievance procedure. FAILURE TO ATTACH THE REQUIRED COPIES MAY RESULT IN THE DISMISSAL OF YOUR COMPLAINT.

C. If your answer is NO, explain why not: _____

IV. Parties

(In item A below, place your name in the first blank and place your present address in the second blank.)

A. Name of plaintiff: Khalid Abdul Muhaymin Farug
Address: 1000 N. Boonville, Springfield,
Mo. 65802

(In Item B below, place the full name of the defendant in the first blank, his official position in the second blank, his place of employment in the third blank, and his address in the fourth blank.)

B. Defendant: BENJAMIN LITTLE
Position: Sergeant - Criminal Investigator
Place of Employment: Siloam Springs Police Dept.
Address: 104 W. Broadway, Siloam Springs, AR 72761

Defendant: THOMAS HODGES
Position: Police Officer
Place of Employment: Siloam Springs Police Dept.
Address: 104 W. Broadway, Siloam Springs AR 72761

Defendant: BRADY WILLIAMS
Position: Business Owner
Place of Employment: Williams Trucking and Aerial Trucking
Address: 16577 CEDAR DR. CONCORD, OK 74338

Defendant: ALONNIA F. MURKINEN JR.
Position: DETECTIVE
Place of Employment: Springfield Police Dept.
Address: 321 E. CHRISTIAN EXPWY. SPRINGFIELD, MO. 65802

Defendant: BETH ECHOLS
Position: Deputy Prosecuting Atty.
Place of Employment: Benton County
Address: P.O. Box 80 Siloam Springs AR 72761

Standards in this action continued

Norman J. Mardeman Jr.

Randy Williams

Robert C. Burke

Barbara Sashields

Lyndelle Ashworth

Randy Lutjen

Robin Cullen

Brianne Cooper

B. J. Austin

City of Siloam Springs

Siloam Springs Police Dept.

Sgt. H. Joss

Parting Section IV. B continued

Robert C. Barker

Prosecutor

Minutemen Judicial District West

100 N.E. "A" Street, Brandonville AR 72712

Brenda Seshields, ~~SE~~

Clerk of Court

Siloam Springs Circuit Court

P.O. Box 80, Siloam Springs AR 72761

Lynette Daharsh

Deputy Clerk

Siloam Springs Circuit Court

P.O. Box 80, Siloam Springs AR 72761

Shirley Butler

Circuit Clerk District Court

Siloam Springs Circuit Court

P.O. Box 80, Siloam Springs AR 72761

Robin Barker

Prosecutor of Brandon County

Minutemen Judicial District West

100 N.E. "A" Street, Brandonville AR 72712

Bryanston (last name unknown) Carter

Prosecutor

Minutemen Judicial District West

Parties Section IV. B Continued
100 N.E. "A" STREET, Bentonville, AR 72712

B. J. Austin
Officer

Siloam Springs Police Dept.
Site 104 N. Broadway Siloam Springs, AR 72761

City of Siloam Springs
Municipality

Benton County Arkansas

P.O. Box 80
104 N. Broadway Siloam Springs, AR 72761

Siloam Springs Police Dept.
Police Force

City of Siloam Springs

104 N. Broadway Siloam Springs, AR 72761

Sgt. Moss
Police Officer

Siloam Springs Police Dept.

Site 104 N. Broadway Siloam Springs, AR 72761

V. Statement of Claim

State here as briefly as possible the facts of your case. Describe how each defendant is involved. Include also the names of other persons involved, dates and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. (Use as much space as you need. Attach extra sheets if necessary.)

BECAUSE THE PARTIES ARE WELL KNOWN AND THESE
ISSUES ARE LEGALITY I HAVE THOSE NUMBERED
PARAGRAPHS ON PLEADED SHEETS AND THAT TO THE
EXCLUSION OF MR. WILLIAMS, ALL DEFENDANTS
ARE SUED IN THEIR PERSONAL AND OFFICIAL CAPACITY.
(SEE ATTACHMENT (3))
(ALSO SEE EXHIBITS)

VI. Relief

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

GRANT AND ORDER DEFENDANTS TO PAY: \$100.00 PER DAY TO
ALIMINTIFF FOR EACH DAY THAT EXCEEDED THE 180 DAY WAIT; PAY TO
PLAINTIFF AND MR. WILLIAMS APPROXIMATELY \$7500.00 FOR EACH MONTH
THAT HE WOULD HAVE EARNED FOR MR. WILLIAMS; GRANT A TRIAL BY JURY.
(SEE ATTACHMENT)

I declare (or certify, verify, or state) under penalty of perjury (18 U.S.C. § 1621) that the foregoing is true and correct.

Executed this 20 day of September, 2006.

Shelton A. M. Sney
Printed Name of Plaintiff

Shelton A. M. Sney
Signature of Plaintiff

Mellor #801
10-1-05
1727hrsGREENE
COUNTY
JAILI N F O R M A L R E Q U E S T

F O R R E M E D YINMATE: Rhonda L. Jones CELL: 227 DATE: 10/3/05DATE, TIME, & LOCATION OF INCIDENT: 9:27 AM 22.09 13.12 HRS.Filed Detention Held for another stateNATURE OF COMPLAINT: BUT failed to notify me of my rightsin a state and has told me a p. 10.000.000 forArkansas while Arkansas has provided for a person ifor detention according to Ark. R. Civ. P. 29.1. I want BUTin 10/3/05 INMATE SIGNATURE: [Signature]DATE: 10/3/05RECEIVED BY OFFICER: Lt. D. Acord DHU DATE / TIME: 08:10 10-02-05OFFICER'S RESPONSE: The State of Arkansas has been contacted onthis subject. They do want you. This is not anillegal hold.DATE/TIME RETURNED: 11-04-05 OFFICER SIGNATURE: [Signature]

If Dissatisfied With The Above Response, Appeal By Filling Out Bottom Portion Of This Form

And Return To Control Room Officer Within 24 Hours.

I, THE ABOVE NAMED INMATE, AM DISSATISFIED WITH THE ABOVE RESPONSE AND WISH TO RESUBMIT TO

THE SHIFT SUPERVISOR FOR FURTHER REVIEW AND CONSIDERATION BECAUSE:

STATE REASON: _____

DATE: _____ INMATE SIGNATURE: _____

RECEIVED BY OFFICER: _____ DATE / TIME: _____

SUPERVISOR'S RESPONSE: _____

DATE: _____ SUPERVISOR'S SIGNATURE: _____

INMATE ADVISED AND GIVEN COPY OF RESPONSE. DATE / TIME _____

If Dissatisfied With The Supervisor's Response, Appeal By Submitting A Request For Adminis-

trative Remedy, Level #3, Administrative Assistant of the Jail Within 2 Calendar Days.

DISTRIBUTION : LEVEL #1 ALL COPIES RETURNED TO INMATE

LEVEL #2 Orig. WHITE = INMATE FILE

Copy YELLOW = INMATE, FOR ATTACHMENT TO LEVEL #3 REQUEST

Copy PINK = INMATE, FOR RETENTION

State of Claim continued Section V.

1. On November 17, 2003 Plaintiff was confined in the BREWER County Jail Springfield, Mo. 65802 on CHARGES unrelated to those of this complaint and ARKANSAS.
2. On March 22, 2004, BREWER County Supervisor BRENDAN Scott, David notified Plaintiff of a detainer from Siloam Springs ARKANSAS signed by Brenda Shields - Clerk and Lynette Sabharwal - Deputy Clerk, (Exhibit 1) and further issued a warrant No. SF-026-03 with a Case No. Fencing - 03F001578, under the name of Louis LAMAR AKA: KHALILAH FARGO for the felony charge of theft of property belonging to the Siloam Springs Fitness Center and Owner Mr. Randy Williams, without bond or a court date. (Exhibit 2)
3. Plaintiff had control, power and authority and right to be in possession of the property belonging to the Siloam Fitness Center and Mr. Williams as Plaintiff was the sole employer of Mr. Williams employed at the Fitness Center.
4. Plaintiff had made contact with his attorney for over two months in the initial 60 days of confinement requesting Mr. Williams property be located and turned over to him. (Exhibit 3)
5. On March 22, 2004 Officer - Operator Martins

by authority of Sergeant Moss both of Siloam Springs Police Dept. ARKANSAS via fax and letter informed GREENE County, Missouri law enforcement that subject/plaintiff was wanted and to place a hold on plaintiff (Exhibit 4) and that plaintiff was using a stolen and/or false name, date of birth and social security number (i.e. Khalil - Faruq, 11/21/61, 492-70-8748), (Exhibit 4A) and subsequently the GREENE County, Missouri Sheriff Dept. placed a detainer for the Siloam Springs Agency under warrant NO. SSFO2603 against plaintiff. (Exhibit 4B)

6. On May 28, 2004 Plaintiff filed with the Siloam Springs Circuit Court Clerk's Office a request for speedy trial and a return copy stamped filed. (Exhibits 5, 5A)
7. On June 11, 2004 defendant Robert C. Balle prosecutor of Benton County, ARKANSAS wrote back and stated plaintiff's name was not in their system anywhere. (Exhibits 6, 6A)
8. On July 17, 2005 Plaintiff requested a query to be sent over the NCIC criminal database to check on any hits since ARKANSAS prosecution had stated no name or warrant could be found, yet, it

still could not make bond, no response to my speedy trial was forthcoming and there remained a hold from Arkansas. (Exhibit 7)

9. On July 23, 2005 Amy Harrison of the Siloam Springs Police Dept. confirmed a valid warrant, would recontact and asked if plaintiff has signed a waiver. (Exhibit 8)

10. On July 23, 2005 Plaintiff was advised to contact Sgt. Lance of Benton County Jail for verification of the warrant and case number. (Exhibit 9)

11. On August 1, 2005 Sgt. Lance returned correspondence stating no active warrant shown and further provide address to the Benton County Circuit Clerk's Office and Bentonville District Court. (Exhibit 10) (and 10A)

12. On August 1, 2005 Lieutenant David Scott gave to Plaintiff a document from Siloam Springs Police Department entitled "Confidential" that indicated of plaintiff and Mr. Williams property was in Siloam Springs Evidence Room # DDJ 906 and had always been since approximately 11/17/03. (Exhibit 11)

13. In the document file received from Lt. Scott

(SEE DEPT 12) Plaintiff received a probable cause statement prepared by Sergeant Benjamin Little taken from information provided by Officer Nodges, both officers of Siloam Springs Police Dept., Danny Lubnitz and Jimmy Williams of Siloam Springs and Oklahoma and Detective Clarence Greenman Jr. #806 of Springfield Mo. Police Dept. (Exhibit 12 - pages 2 thru 4)

14. The previous mentioned document was stamped by Sandy Lutjen District Court Clerk of Siloam Springs, a District Court, and has illegibly written judges signature and the signature of Nancy Cash - Court Clerk who verifies this document is a copy indeed made by writing in 11-25-03 as the date copies were made and Mrs. Lutjen filed for a warrant and the judges make an order. (Exhibit 13)

15. Deputy Prosecuting Attorney Seth Echols, approved by him the statement of probable cause from Benjamin Little. (SEE exhibit 13)

16. On August 30, 2005 Plaintiff for motion to dismiss the underlying charges of kidnapping by mailing the original and a copy to Circuit Court Clerk's Office Oklahoma Sandy Lutjen P.O. Box 88 Siloam Springs, AR and Prosecuting Attorney Office Allen Robins

GREEN and BRANDON CARTER, Minors, 100 N.E. "A" Street, Bentonville, AR. 72712 and Judge Conklin, Greer County Circuit Court 1010 Booneville, Springfield, Mo. 65802 (Exhibit 14, 2 pages)

17. On October 3, 2005 GREEN and CARTER failed and/or refused to respond to Plaintiff's speedy trial and motion to dismiss Plaintiff filed in the Circuit Court of Greer County, Missouri writ of Habeas Corpus fighting extradition. (Exhibit 15, 49 pages)

18. On December 16, 2005 Writs and Detainer Officer Terry M. GREEN of Greer County Sheriff's Dept. Missouri instructed Benton County Sheriff's Office to start Governor's Warrant on Subject out of Siloam Springs, Ark. so that the judge in Missouri could dismiss the fugitive bond or Warrant on Plaintiff. (Exhibit 16)

19. The same information filed Benton County Ark. was also filed to Benton County Ark. through Warrant Clerk Tamara Sugrue and Mr. M. GREEN's authority. (Exhibit 17)

20. Both Counties in Arkansas responded in kind

instructing Mr. McCreary to "Please Dismiss
the Wold one hours LAMIA AKA. KAHULIAH GARCIA".
(Exhibits 18, 19)

21. On December 16, 2005 in case no. 305CF12033
Judgment was made in Plaintiff's favor case
dismissed and warrant recalled via fax with
Judge Mark Fitzsimmons presiding. (Exhibit 20)

21. The Order further shows on 12/21/05 2B/1/9
Dismissal. (See exhibit 20)

22. On December 19, 2005 Jay Sartor Chief Public
Defender for the 19th Judicial West District
of Benton County was contacted and responded
with information stating that Plaintiff's case was
filed in the Benton County Circuit Court according
to Anita Shelby Office Manager. (Exhibit 21)

23. On December 22, 2005 B. J. Rustie of Sloan
Springs Police Dept. files request for Mr. McCreary
to replace the warrant held due to Sloan
Springs having an active warrant and that
Benton County Sheriff's Office has no jurisdiction
on the Plaintiff. This was received by Judge
Cooklin of Benton County Missouri Circuit Court.
(Exhibit 22)

24. Defendants had no knowledge of the name Louis Laine only that Sgt. Jones said that Officer Muellemann of Springfield falsely informed defendants of Solomon Springs this fact.
25. Defendant Muellemann used Sgt. Muelmann of Springfield Missouri Police Dept. and in fact have full possession of Mr. Williams and Solomon Springs Fitness Center property on November 15, 2003 and failed to turn that property over to Mr. Williams cause Mr. Williams to believe he stole property.
26. Defendant Muellemann false asserted that Officer Evans informed him that plaintiff had an assault/persuit in Arkansas causing the Missouri Court to place a high bond on plaintiff.
27. Defendant Muellemann falsely asserted that Sgt. Jones informed him that plaintiff had been arrested in Solomon Springs a month prior to November 17, 2003 for speeding causing the Missouri Court to place a high bond on plaintiff.
28. Solomon Springs Circuit Court was aware that plaintiff filed a fast and speedy trial request

to look his business (Fitness Center) because Plaintiff was personally involved with each client, knew their needs, provided personal training, held all records, files and general business information.

32. Mr. Danny Hubitz' inference that on one occasion he viewed Plaintiff counting money behind the counter is a reference that Plaintiff was stealing when Mr. Hubitz knew Plaintiff worked for Mr. Williams.

Plaintiff continued Section VI

Order was directed Silicon Springs Police Dept. and Officers, J. Edwards, and J. Williams to pay the sum of that property lost, stolen or misplaced or otherwise made useless by time, checks and cash defendant held in as evidence locker DM#906. This equivalent plus interest incurred over time for that which is out-of-pocket expenses.

Siloam Springs P.D.

WARRANT NO. SSF-026-03
CASE NO. PENDING 03F001578

B/M; DOB 11-21-61

Exhibit (C)

THE STATE OF ARKANSAS

TO ANY SHERIFF, CONSTABLE, CORONER, POLICEMAN OR MARSHAL OF THIS STATE:

YOU ARE COMMANDED FORTHWITH TO ARREST

LOUIS LAMAR
AKA: KAHALIFAH FARUA

AND BRING HIM BEFORE THE BENTON COUNTY CIRCUIT COURT TO ANSWER AN
INFORMATION IN THAT COURT AGAINST HIM FOR:

THEFT OF PROPERTY; 5-36-103; CLASS C FELONY

A FELONY, A MISDEMEANOR, OR IF COURT BE ADJOURNED FOR THE TERM THAT YOU
DELIVER HIM TO THE JAILER OF BENTON COUNTY, ARKANSAS

WITNESS MY HAND AND THE SEAL OF SAID COURT THIS 25TH DAY OF NOVEMBER 2003

BRENDA DESHIELDS, CLERK

BY *Sydney Dabush* D.C.

STATE OF ARKANSAS - COUNTY OF BENTON)SS

I HEREBY CERTIFY THAT I HAVE THIS _____ DAY OF _____ 20 _____

DULY SERVED THE WITHIN WARRANT BY ARRESTING THE WITHIN DEFENDANT.

SHERIFF

BY _____ D.S.

CIR1:8

Exhibit B

SILOAM SPRINGS POLICE DEPT
WARRANT HOLD

FACSIMILE TRANSMITTAL SHEET

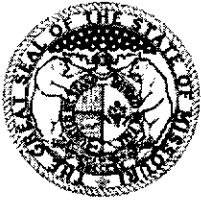
TO:	Green County SO Jail, Springfield MO	FROM:	Martin
COMPANY:		DATE:	3/22/04
FAX NUMBER:		TOTAL NO. OF PAGES INCLUDING COVER:	2
PHONE NUMBER:		SENDER'S REFERENCE NUMBER:	
RE:	WARRANT HOLD		
	YOUR REFERENCE NUMBER:		

☒ PLACE HOLD FOR SILOAM SPRINGS POLICE DEPT

Name: Lamar, Louis aka Faruq, Kahalifah		DOB: 1961 11 21	
Warrant #'s	SSF-026-03		
Amounts	No Bond		
Court date: Not issued yet	Time: 0830	Cash only <input type="checkbox"/>	bondable <input type="checkbox"/>

Comments:

Please hold subject for our felony warrant of Theft of Property, Class C Felony
Notify us when he is finished with your charges...
Thanks



MISSOURI STATE PUBLIC DEFENDER SYSTEM

Trial Division
630 N. Robberson
Springfield, Missouri 65806
Telephone: 417-895-6740 Fax: 417-895-6780

January 21, 2004

Mr. Khalifah A. Faruq
Greene County Jail
1000 Boonville
Springfield, MO 65802

Re: 303CF9408

Dear Mr. Faruq:

Both of your cases have been set for preliminary hearing on February 11, 2004 at 1:00 PM. My investigator has contacted your boss in Arkansas but we have yet to locate your checks. I spoke with Ms. Tobin regarding your Christian County case and it appears as if the only charge relating to the Ford Explorer down there was Receiving Stolen Property. Thus, Greene County can charge you with Failure to Return Rental Property. I will come down to talk with you as soon as my schedule permits.

Sincerely,

A handwritten signature in black ink, appearing to read "Hatley", is written over a faint, larger signature.

Christopher Hatley
Assistant Public Defender



16DK0SK06MR, NLET

14.54 03/22/04

AM. AR0040300

13:53 03/22/2004 03489

13:53 03/22/2004 07344 MD0390000

TXT

TO: GREEN COUNTY SO AND JAIL

FROM: SILOAM SPRINGS POLICE DEPARTMENT

SILOAM SPRINGS ARKANSAS

RE: PRISONER LAMAR, LOUIS AKA FARUG, KAHALIFAH

DOB 11-21-61

WE HAVE NOTICE THAT YOU HAVE THE ABOVE SUBJ IN CUSTODY.
PLEASE PLACE A HOLD FOR OUR DEPARTMENT. WE DO HAVE
A FELONY WARRANT FOR THIS SUBJECT. WILL FAX A COPY TO
YOU. AGAIN, PLEASE PLACE A HOLD FOR OUR DEPARTMENT FOR
OUR FELONY WARRANT. WARRANT IS FOR THEFT OF PROPERTY
CLASS C FELONY. THANKS FOR YOUR HELP. HE IS ENTERED INTO
NCIC.

THANKS

AUTH/SGT MORRIS

OPER/MARTIN

14:54

s0C16Dk0Sk0GFROM-MULES DATE: 03-22-04 TIME: 15.06.** CAUTION ! CAUTION ! CAUTION ! **
QWR.LNM/FARUQ.FNM/KHALIFAH.MNI/A.DOB/112 FARUQ KHALIFAH
*Q11 NO MULES WANT OR WARRANT:
NAM/FARUQ KHALIFAH A DOB/112161
&TC

s0C16Dk0Sk0GFROM-NCIC DATE: 03/22/2004 TIME: 15:06:10 DEST TERM: WSO0CGR
6
QW.M00390000.NAM/FARUQ, KHALIFAH A.DOB/19611121.ENS/N
M00390000

* * * * *
WARNING - THE SUBJECT IDENTIFIED IN THIS RECORD NIC/W065132814 IS
KNOWN TO USE THE FOLLOWING STOLEN OR FALSE (S/F) IDENTIFICATION
DOCUMENTS. USE CAUTION IN VERIFYING THE IDENTITY OF THIS PERSON.
S/F NAM/FARUQ, KHALIFAH
S/F DOB/19611121
S/F SOC/492708748
MKE/WANTED PERSON
FULL EXTRADITION UNLESS OTHERWISE NOTED IN THE MIS FIELD
ORI/AR0040300 NAM/LAMAR, LOUIS SEX/M RAC/B DOB/19611121
HGT/510 WGT/195 EYE/BR0 HAI/BLK
SOC/492708748
OFF/STOLEN PROPERTY
DOW/20031125 OCA/03001578
WNO/SSF02603
VLD/20040319
MIS/EMPLOYEE THEFT OF CASH AND CHECKS
ORI IS SILOAM SPRINGS PD 479 524-4118
&PN
s0C16Dk0Sk0GNIC/W065132814 DTE/20031125 1642 EST

IMMED CONFIRM WARRANT AND EXTRADITION WITH ORI
&TC

s0C16Dk0Sk0GMR. CGR6 15.12 03/22/04
CGRE AR0040300
0403228J SO GREENE COUNTY-SPRINGFIELD 032204

SIL0AM SPRINGS ARKANSAS POLICE DEPT

MR. REF FARUQ KHALIFAH A M B 112161

SUBJECT IS IN OUR CUSTODY ON SEVERAL LOCAL CHARGES BUT WE HAVE PLACED A DETAINER
FOR YOUR AGENCY UNDER WNO SSF02603 & OUR EXT UNIT WE CONTACT YOUR AGENCY ONCE
HE HAS CLEARED OUR CHARGES IF YOU HAVE ANY QUESTIONS CALL 4178684048.EDMR

GREENE COUNTY JAIL SPFLD MO 109 1512 CST

EDMR
15:13

Exhibit A(1)

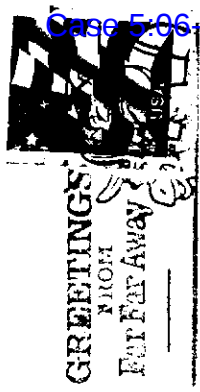
Christy Lane
1000 N. Greenville
Shirley, Mo. 65802

141353

Legal
Mail



THIS LETTERS FROM
AN INMATE OF THE
GREENE COUNTY JUSTICE CENTER



Silasm Shing's Courthouse
Circuit Court Clerk's Office
P.O. Box 90
Silasm Shing's, Arkansas
72761

Not in
Post
SO

72761+0040

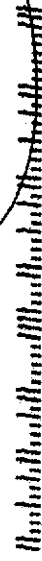


Exhibit E

Siloam Springs Courthouse
Circuit Court Clerks Office
P.O. Box 88
Siloam Springs, Arkansas 72761

May 28, 2004

Re: W: 33F02603; 2817002 Charge

Court Clerk:

I have filed a 180 Day writ to have the above styled case number and charge disposed of within the statute of limitations of the writ.

Please filed this Motion and return to me a filed stamped copy of the writ in order that an accurate record be kept and that I might appear before the court to plea and a defense against the allegations.

Thank you in advance for your time and consideration in this matter.

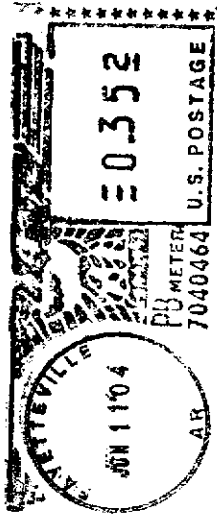
Sincerely Yours,
Thelbert Fung

Exhibit F

ROBERT C. BALFE
Prosecuting Attorney
Nineteenth Judicial District West
100 NE "A" Street • Bentonville, Arkansas 72712



PRESORTED
FIRST CLASS



Khalifah Jarug
1000 N. Boonville
Springfield, MO 65802

4319

65802+3204 24

74.L
1300 SW 14th St.

Exhibit G

There is no such
name in our
system anywhere
here.

Benton County Pros
Atty's office

Exhibit H

FROM-MULES/3 DATE: 07/17/2005 TIME: 10:58:48 DEST TERM: WSO0CGRE
 QW. ORI/M00390000. LNM/FARUQ. DOB/11211961. SEX/M. RAC/B. FNM/KHALIFAH. MNI/A
 * NO MULES WANT OR WARRANT

FROM-MSHP CRD DATE: 07/17/2005 TIME: 10:58:48 DEST TERM: WSO0CGRE
 QW. ORI/M00390000. LNM/FARUQ. DOB/11211961. SEX/M. RAC/B. FNM/KHALIFAH. MNI/A

 THIS RESPONSE IS NOT TO BE CONSIDERED A POSITIVE *HIT* SINCE THE
 INQUIRY DOES NOT PERMIT A UNIQUE IDENTIFIER AND IS TO BE USED
 ONLY TO ASSIST IN MAKING A DIRECT QMH, QIDI OR AQ INQUIRY.

SID	NAME	SEX	RACE	DOB	CAUTION
00508366	LAMARR	LOUIS	A	M B 19611121	**3**

SSN: 492708748 MNU:

*** END OF RECORD ***

FROM-NCIC DATE: 07/17/2005 TIME: 10:58:49 DEST TERM: WSO0CGRE
 QW. M00390000. NAM/FARUQ, KHALIFAH A. DOB/19611121. SEX/M. RAC/B

M00390000

* * * * *

WARNING - THE SUBJECT IDENTIFIED IN THIS RECORD NIC/W065132814 IS
 KNOWN TO USE THE FOLLOWING STOLEN OR FALSE (S/F) IDENTIFICATION
 DOCUMENTS. USE CAUTION IN VERIFYING THE IDENTITY OF THIS PERSON.

S/F NAM/FARUQ, KHALIFAH

S/F DOB/19611121

S/F SOC/492708748

MKE/WANTED PERSON

FULL EXTRADITION UNLESS OTHERWISE NOTED IN THE MIS FIELD

ORI/AR0040300 NAM/LAMAR, LOUIS SEX/M RAC/B DOB/19611121

HGT/510 WGT/195 EYE/BR0 HAI/BLK

SOC/492708748

OFF/STOLEN PROPERTY

DOW/20031125 OCA/03001578

WNO/SSF02603

VLD/20040319

MIS/EMPLOYEE THEFT OF CASH AND CHECKS

ORI IS SILOAM SPRINGS PD 479 524-4118

NIC/W065132814 DTE/20031125 1642 EST

IMMED CONFIRM WARRANT AND EXTRADITION WITH ORI

Sgt. Stone - Classification
Benton County Jail
1300 S.W. 14th Street
Bentonville, Arkansas 72712

Keith's Drug #141353
Benton County Jail
1000 N. Boatwalk

July 23, 2005

Re: Correspondent & Case # 03F001578; Warrant
03F-026-03

I am requesting the address to the Bentonville
Courthouse, and Circuit Clerk's Office, and if,
if your office retains a copy of a warrant
signed by any judge or magistrate placing a
hold upon my person.

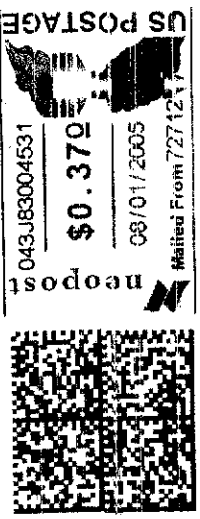
Other questions concerning the range of pun-
ishment and the class offense defined would
be greatly appreciated.

Thank you in advance for your time and
consideration in this matter.

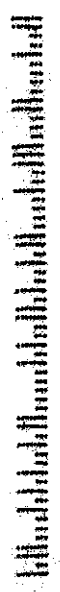
Benton Co Courthouse
1300 SW 14th St.
Bentonville, AR
-72712

7309

Khalilah Farug -# 141353
Green Co Justice Center
1000 N Boonville
Springfield, Mo 65802



65802+3204-00 C02A



Khalitah Farug-

August 1, 2005

Here is the information you have requested:

**Bentonville District Court
115 W. Central Avenue
Bentonville, Arkansas 72712 (479) 271-3120**

**Benton Co Circuit Clerks' Office
102 NE A Street
Bentonville, Arkansas 72712 (479) 271-1015**

I do not show an active warrant out of this Department for you, however I did not have your social security number or date of birth either.

Sgt Nance



SILOAM SPRINGS POLICE DEPARTMENT

FAX Transmission

From: *LT SCOTT*
To:
Company:

Date:
Time:
FAX #:

Pages, to include cover sheet: *(4)*

CONFIDENTIAL

**The material contained herein is confidential,
and intended for the use of the addressee only.**

*The checks are in our evidence room.
Evidence # DM 906*

Phone: 479-524-4118

FAX: 479-524-6915

410 North Broadway

P. O. Box 80

Siloam Springs, AR. 72761

IN THE DISTRICT COURT OF BENTON COUNTY, ARKANSAS
SILOAM SPRINGS DIVISION

FILED
Andy Ludge 11-25-03
Court Clerk
District Court
Siloam Springs, Ark.

AFFIDAVIT OF PROBABLE CAUSE TO OBTAIN A WARRANT

STATE OF ARKANSAS

PLANTIFF

VS

Louis Lamar
AKA: Kahalifah Faruq
B/M DOB: 11/21/61

DEFENDANT

FACTS CONSTITUTING PROBABLE CAUSE

Comes now Sergeant Benjamin Little, Criminal Investigator of the Siloam Springs Police Department and under oath doth state:

The records of the Siloam Springs Police Department reveal that on November 13, 2003, Officer James Hodge of the Siloam Springs Police Department took a report from Randy Williams who is the owner of the Siloam Springs Fitness Center located at 511 West Tulsa in Siloam Springs.

The report states that Williams employed a man known to him as *Khalifah Frauq* (Frauq is an alias used by Louis Lamar). Williams stated that Lamar had called him on November 11, 2003 and told him that he was in Springfield, Missouri. Williams states that Lamar told him the he had taken all the money and checks from the fitness center

CITY OF SILOAM SPRINGS
COUNTY OF BENTON
STATE OF ARKANSAS
11-25-03
date

I do hereby certify that this is a true and complete copy of the original that is kept on file in my office of the Siloam Springs District Court.
[Signature]
Court Clerk

and that he had spent all the cash on drugs, and that he needed to borrow sixty dollars to get back to Siloam Springs. Williams states that he refused to loan him the money. Williams's states that he verified that approximately \$600.00 in cash and an unknown amount of checks were taken.

FILED
11-25-03
[Signature]
Court Clerk
District Court
Siloam Springs, Ark.

Officer Hodge also received a statement from Danny Lubritz who stated that on Sunday November 9, 2003 he had been in the gym and saw Lamar counting money from behind the desk at the fitness center.

On November 18, 2003, I was contacted by Detective Norm Mulleman of the Springfield, Missouri police department. Mulleman was aware of the report being made in Siloam Springs and had been looking for Lamar on charges from Springfield. Mulleman stated that Lamar had been arrested and that at the time of his arrest he had checks on him that were written to the Siloam Springs Fitness Center.

Louis Lamar AKA: Kahalifah Faruq is currently being held in the Greene County Missouri Jail, on several charges, which include felony battery to an officer. Lamar has a bond of \$175,000.00

Based on the foregoing, The State joins me in requesting that a warrant be issued for Louis Lamar AKA: Kahalifah Faruq, B/M, DOB: 11/21/61, for the offense of: Theft of Property, 5-36-103, Class C Felony

CITY OF SILOAM SPRINGS
COUNTY OF BENTON
STATE OF ARKANSAS
11-25-03
date
I do hereby certify that this is a true and complete copy of the original that is kept on file in my office of the Siloam Springs District Court.
[Signature]
Court Clerk

I swear that the allegations contained herein are the truth, the whole truth, and
nothing but the truth.

Witness my hand this 18th day of November, 2003.

[Signature]
Affiant's Signature

FILED
[Signature]
Court Clerk
District Court
Siloam Springs, Ark.

Benjamin Little

410 N. Broadway, Siloam Springs, AR

501-524-4118

STATE OF ARKANSAS
COUNTY OF BENTON

Subscribed and sworn before me this 19th day of Nov, 2003.

DOYLE NEAL
NOTARY PUBLIC-STATE OF ARKANSAS
BENTON COUNTY
My Commission Expires 3-24-2012

[Signature]
NOTARY PUBLIC

MY COMMISSION EXPIRES: 3-24-2012

APPROVED: By Fax

Beth Echols
DEPUTY PROSECUTING ATTORNEY

CITY OF SILOAM SPRINGS
COUNTY OF BENTON
STATE OF ARKANSAS
11-25-12
date
I do hereby certify that this is a true and complete
copy of the original that is kept on file in my office
of the Siloam Springs District Court.
[Signature]
Court Clerk

FILED

11-25-03

Harry L. Judge

Court Clerk
District Court

Siloam Springs, Ark.

ORDER

I hereby find that this sworn affidavit demonstrates reasonable and probable cause for the issuance of a warrant of arrest for the above-named individual for the offense:

Theft of Property, 5-36-103, Class C Felony

and I direct the Benton County Circuit Clerk to issue a warrant for the arrest of **Louis Lamar AKA: Kahalifah Faruq, B/M, DOB: 11/21/61**

[Signature]

Judge

CITY OF SILOAM SPRINGS
COUNTY OF BENTON
STATE OF ARKANSAS

11-25-03
date

I do hereby certify that this is a true and complete copy of the original that is kept on file in my office of the Siloam Springs District Court.

[Signature]
Court Clerk

Incident Report

Springfield Police Department

03-55737

Supplement No
0006**VICTIM 1: GARRISON, DAVID W**

Invl	Seq	Type	Name	MNI	Race	Sex	DOB	Age
VIC	1	I	GARRISON, DAVID W	281942	W	M	12/16/1961	41

Juvenile?
N

Type	Address	City	State	ZIP Code
HM	1624 S FERGUSON AV	SPRINGFIELD	MO	65807

Phone Numbers

Type	Phone No
H	(417) 861-6558

Type	Phone No
O	(417) 864-4464

WITNESS 1: POTEET, HASKELL W

Invl	Seq	Type	Name	MNI	Race	Sex	DOB	Age
WIT	1	I	POTEET, HASKELL W	338223	W	M	07/26/1966	37

Juvenile?
N

Type	Address	City	State
WO	1520 E MAIN	SILOM SPRINGS	AR

Phone Numbers

Type	Phone No
B	(479) 524-5711

Narrative

I was working weekend duty, when I learned of this offense. Because of the serious nature of this incident, and due to the fact that the suspect is still at large, I assigned the case to myself for immediate follow-up.

Upon reviewing the reports, I ran a criminal history on the suspect, Faruq. I learned that Faruq is an alias name for the suspect, who is named Louis A. Lamarr. I obtained a booking photograph from Columbia, MO. PD from a 1996 arrest, when he was booked under Lamarr. This is the same person who was recently booked in Christian Co. as Faruq. According to Christian Co. jail personnel, Lamarr is very dangerous, and repeatedly assaulted deputies inside the jail while he was incarcerated there.

I made telephone contact with Carol McManis, the occupant who's house was struck by the vehicle. She gave me the name of her landlord, David Garrison, concerning follow-up with damage estimates, etc. I made telephone contact with David Garrison. He advised that some trim pieces were knocked off the house, and the price of repair was minimal, below \$50.00.

I then made contact with APA Jim Kelleher, Greene Co. Asst. Prosecutor. I advised him of the circumstances of the case. He agreed to file warrants for the suspect, due to the nature of the crime and because the suspect was still at large. I also advised him I would issue a PC item for him as well, until such time as the warrant was issued. I told him that the suspect was recently released from prison, and a majority of his arrests were in the Columbia and central Missouri areas.

APA Kelleher filed 1st degree and 2nd degree assault on a LEO, Felony Resisting arrest, and Property Damage warrants, with a bond of \$175,000.

I next spoke with Officer Mike Evans. He was recovering from his injuries at his residence. He informed me that Officer Tjelemond had located a bunch of stolen checks in the vehicle, and that the suspect had been in some type of assault/pursuit in Silom Springs, AR. He stated he

Officer
806/MUELLEMAN, NORMAN F JR

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Incident Report

Springfield Police Department

03-55737

Supplement No
0006**Narrative**

remembered during the initial fight that the suspect was biting Officer Priebe's finger. The suspect then attempted to grab for Officer Priebe's handgun; Officer Evans remembered Officer Priebe screaming while being bitten, and then heard him say "he's trying to get my gun". Officer Evans stated that after the foot pursuit, the suspect had gotten into the van. Officer Evans was inside the doorway, trying to regain control of the suspect. The suspect was extremely strong, either from being athletic or possibly under the influence of some unknown drug. Officer Evans stated that the suspect got the vehicle started, and started driving. Officer Evans said he was half in/half out of the van, and the side of the van actually spun him around in a 180 degree spin; this caused Officer Evans to fall to the pavement, and almost be struck by the wheels.

11-17-03: I made contact with Sgt. Moss, Detective supervisor with Siloam Springs, AR. PD. She advised the Lamarr was employed with the Siloam Springs Fitness Center as a manager. She stated that their agency arrested him about a month ago, for stealing money from the business. Lamarr was living in Siloam Springs at the time. His mother lives in a residential care center in Siloam Springs, AR. According to Sgt. Moss, Lamarr called the owner of the fitness center last week, admitting to stealing the money for drug usage. He stated that he needed \$60.00 to return to Siloam Springs, and would pay back the money. The owner refused, and that was the last he heard from the suspect. Sgt. Moss was going to send me a copy of their investigative report, and a booking photograph.

I also spoke with Pastor Utah Humphrey, Pastor of the 1st Baptist Church in Leach, OK. This is where the van actually belonged. He advised that the van was having some work done on it at a body shop called Finn's Body Shop in Siloam Springs, AR. The suspect, known to the Pastor as Khalifa Faruq, purchased the van through the body shop for \$100.00. Pastor Humphrey gave me the name of the body shop and telephone number

I called Finn's Body shop in Siloam Springs, AR. (479-524-5711), and spoke with Haskell Poteet. He stated that he sold the van to an acquaintance of his, Faruq. He met Faruq (really Lamarr) at the Siloam Springs Fitness Center. He worked out with him several days a week. About a month ago, Faruq was mentioning that he needed to buy a cheap vehicle. Haskell remembered that he had a church van, and ended up selling the van to Faruq for \$100.00. Faruq drove the van around town, and Haskell described the van as the van recovered by SPD. I asked Haskell when he saw the suspect last. He stated about two weeks ago. He stated that worked out on a Friday; it was right after that that he left town, after stealing money from the fitness center. He received a telephone call from him a week ago; the suspect wanted Haskell to wire him some money to help him return to town. Haskell refused. I asked Haskell if he knew where the suspect was calling from. He said the suspect said he was in Springfield; the telephone number he was calling from was a pre-paid calling card. Haskell stated he has not heard from the suspect since, but would notify police if he heard or saw him again.

I went and spoke with the 15 y.o. driver, Caroline Sales. She was at home today being sick from school. Sales told me she met the suspect about 3 weeks ago, at her friend's house. Her friend is named Gina, and lives in an apartment down the alley, across from the Apple market at 707 S. Campbell. She did not know Gina's name. She described Gina as 5'10, thin, blond hair, 19 y.o., with 2 small children. She said that she thought the suspect, Faraq, was homeless, and felt sorry for him. She said that Faraq showed up to Gina's at about 1700 hrs. on Saturday evening. After hanging out for a while, the suspect offered to let Sales drive his van in an effort to learn to get her permit. She said she was driving around when she was stopped by the police. She said

Officer

806/MUELLEMAN, NORMAN F JR

Page 3 of 5

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Incident Report

Springfield Police Department

03-55737

Supplement No
0006**Narrative**

that the officer made contact with her, and "was very nice and friendly". She said Faraq began giving the other officer "lip", so the first officer walked around the front of the van. The officers asked the suspect to exit the vehicle. Sales said they were talking to him, and they heard him tell the suspect "don't run". She said she saw the suspect begin fighting with officers. She said after a while, he got away from the officers, and eventually ran back to the van. He pulled her out of the van, and the officer's pushed her out of the way "because they didn't want me to get maced". Sales said she walked over to the sidewalk, and waited out of the way. She said the van drove off, and the officers got in their car and drove after it. She waited a while, then walked over to Gina's house. She had not seen nor heard from the suspect since that evening.

At 1700 hrs., I was notified that the suspect had been arrested at the area of State and Campbell. A Confidential Informant advised Officer Tatem Dewitt that the suspect was at the corner of Campbell and State, selling crack cocaine. See Officer Dewitt's report for further on the new charges.

11-20-03: I also obtained a copy of the case number from DOC, regarding Lamarr's name change. I recontacted Washington Co, Missouri, and gave them the docket number. After I had left, they had faxed me the official docket; Lamarr did get his name legally changed to Khalifa A.M. Faruq in late 1997.

11-21-03: Based on the information I had learned about the suspect concerning his health related condition, I felt that he may have additional medical conditions he was aware of. Because the transmittal of HIV is a violation of Missouri law, along with the suspect's continuing drug usage and prison incarceration, I felt that there was grounds to ensure the suspect was not transmitting other medical conditions through his bite on Officer Priebe's finger. I obtained a search warrant to obtain a blood sample of the suspect's blood for medical testing purposes. Judge Powell reviewed the search warrant, and signed it. I took Robin Hibern, RN, employee of the Springfield/Greene Co. Health Dept. over to the jail. The suspect was brought to the medical examination room. Once there, he was advised of the search warrant, and allowed to read the warrant. Robin Hilburn drew a sample of the suspect's blood for testing of HIV, Hepatitis B and Hepatitis C.

11-25-03: I completed the search warrant return, and filed it with the Circuit Clerk's office.

11-26-03: I received the final results of the testing: HIV and Hepatitis B were both negative. Hepatitis C was positive. Officer Priebe was notified of this information for treatment options.

This case is being presented to GCPA. It was filed as a 1st degree assault on a LEO, 2nd degree assault on a LEO, Unlawful Use of a Weapon, and property damage. Charges may be amended on the 2nd degree assault to a 1st degree assault on a LEO, due to the suspect's Hepatitis C infection, and his knowledge of such when he bit Officer Priebe.

Officer

806/MUELLEMAN, NORMAN F JR

Page 4 of 5

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348.

In the Circuit Court of Greene County

In re Khalidh Ismail
Petitioner

State of Arkansas,
Respondent.

Writ of Habeas Corpus
—fighting extradition

Comes now Petitioner in this case writ of Habeas Corpus pursuant to U.S.D. Law and Extradition §548 of Mo. and Rule 4 of the Ct. of Ark. and Arkansas Act 1780 of 2001 and §16-102(a) of Arkansas Code and Article III (2) of Arkansas Stat. Ann. 43-3201-3208. Petitioner states the following:

1. Petitioner is, and has been at all times, held and confined by the Greene County Sheriff's Department and Sheriff Jack Merrill at 1000 N. Booneville Springfield, Missouri.

2. Petitioner is, and pursuant to, wrongfully and illegally being detained on a warrant allegedly filed by respondents on the 25th of November 2003 according to one document.

Facts of Myles and Improper Detention

1. Petitioner has been confined since 11/14/03 in Quince County Jail, Missouri on unrelated charges to Arkansas.
2. Petitioner was notified by the holding facility on March 22, 2004 of the detention and warrant in Arkansas by Lt. Scott of Quince County Jail. Exhibit A
3. Petitioner filed his writ for fast and speedy trial on March 28th, 2004 to and with the State of Arkansas Prosecuting Attorney and his Office at 100 W E "A" Street, Bentonville, Arkansas and prosecutor Robert C. Balte. Exhibit C, C(1)
4. Petitioner states the original petition was mailed to the Circuit Court Clerk Office P.O. Box 80 at Siloson Springs, Arkansas whom transferred my documents to Robert C. Balte prosecutor of Benton County Arkansas. Exhibit B, B(1)
5. Robert C. Balte did correspond with Petitioner stating that petitioner's name was

nowhere in the system or files and returned the letter filed with the writ but returned the writ itself. Exhibit C, B

6. Petitioner states on 3/22/04 15.12 hours Grease County Jail placed a warrant detainer against me for the Silas Springs Arkansas Police Dept. under warrant no. SFO2603. Exhibit D

7. On 3/22/04 at 14.54 hours Grease County Jail received a request from Silas Springs Arkansas Police Department, to place a detainer against petitioner as the Arkansas officials had not done so. (Exhibit E)

8. At no time did respondents act on Petitioner's petition for fast and speedy trial

9. No warrant or warrant hold documents existed until August 1st, 2005 and these all contained a warrant derived from the Missouri holding facility under no. SFO2603.

10. Because of the delay and length of delay, the prejudicial effect of the delay, the alleged warrants, failure to conform to Arkansas over →

warrants, violations of Arkansas USMAD and Constitutional and statutory violations under Arkansas, Missouri and U.S. laws were said coercive to be violated petitioners files this writ of Habeas Corpus.

Petitioner's Argument said on Theory

Invalid Warrant:

Sioux Springs Arkansas Police Dept. said officer Benjamin Little filed an affidavit of Probable Cause to Obtain A Warrant (Exhibit 4) on the 18th day of November 2003. According to the hand-written in date on the document Court Clerk Sandy Lutzan wrote 11-25-03 over the clerk's stamp.

It must be noted that upon speaking with the officer of the clerk's office the procedure of writing-in dates is used only for misdemeanors and petitioners states that such act upon a felony charge is suspect of a conspiracy to violate petitioners rights with a forged document to hold said convicted petitioners, said too, these documents did not exist when the holding facility made repeated request for more information on the validity of the alleged warrant (Exhibit A) until August 1st 2005.

An Order was issued by a judge (Exhibit A) (whose name is illegible) stating there was probable and reasonable cause for the issuance of a warrant of arrest of the petitioner. It is that warrant of arrest that is questioned and related by petitioner in accordance to Arkansas Code 16-82-201 C.C.(3)(A) and (B), which states:

(A) "... Judicial officer shall order the issuance of a warrant by directing the person requesting the warrant to sign the judicial officer's name on the duplicate original warrant."

(B) "... Judicial officer shall immediately sign the original warrant and attach on the face of the original warrant the exact time the warrant was to be issued."

Exhibit A obviously is the warrant respondents deem to be a valid warrant, yet, this document fails to contain the imperatives demanded by the Arkansas Code 16-82-201 C.C.(3)(A) and (B), nor does it contain the seal of the court but merely the signature of Lynette Bohanish Deputy Clerk.

over-7
7.7

warrant exists on the face of this alleged warrant and so must be deemed insufficient conveyance of an official document, as the Arkansas officials were at all times acting under color of law, did use a detainee number (Exhibit D) of Missouri (temporarily given) to improperly and illegally hold said contrary petitioner and Arkansas has never filed for a warrant nor produced an Arkansas warrant number or detainee number and the sequence of events were already noted in transference of information between both sentencing and receiving states. (See Top of documents / Exhibits A, AD, D and E)

Under Arkansas Rules of Criminal Procedure Rule 29.1(b);

"... prosecutor must file a detainer upon learning that... accused is imprisoned elsewhere and must request that the official having custody... advise... prisoner of filing of the detainer... right to demand trial."

The detainer, in this case does not exist because the prosecutor of Arkansas has never filed a detainer after petitioner notified

the Arkansas Benton County Prosecutor Robert C. Belts (Exhibits B and C) the demand and firm desire to dispose of any and all pending charges and invoking his right to speedy trial.

There exists no law under Arkansas Codes or Annotated Statutes or Acts that permit other officials from other states to act in the official ~~or~~ capacity of Arkansas Benton County Prosecutor Robert C. Belts that is in conjunction with Ark. R. Crim. P. Rule 29.1(b).

The court must conclude that the warrant held on detainee number that the Greene County Massena Jail officials offered and used against petitioner is, in fact, the same warrant held on detainee number the Arkansas officials used and maintained the detainee against petitioner is invalid, and too, that because the Arkansas Codes gives imperatives in its language of the warrant clause under 16-82-20f E(3)(A) and (B) and the detainee clause of 29.1(b) the officials must conform to the intent of those statutes by performing actions mandated therein.

The failing to provide mandatory prerequisites showing authenticity of those documents and adhering to the practice and precepts ordered by law the courts must deem the above mentioned

ive and unenforceable.

Extradition:

Petitioner cites § 217.490 RSMo. Agreement on Detainers Compact Article 3 para. 5 as stating;

"Any request for final disposition made by a prisoner... shall be deemed to be a waiver of extradition with respect to any charge or proceeding contemplated thereby..."

and pursuant to Article 3(2) of the Interstate Agreement on Detainers Act Arkansas Statute Annotation 43-3201-3208 it is:

"... requires that a prisoner shall be brought to trial within 180 days after he shall have caused to be delivered to the prosecuting attorney written notice of the place of his confinement and a request for final disposition of his case."

McGuire Wilbert Dukes v. State of Arkansas 609
~~over~~ →

(Exhibits B and B(1)) by mailing his documents to the Criminal Court Clerk's Office which caused the Benton County Arkansas prosecutor's issuance of petitioner's request for disposition and speedy trial. These acts alone are deemed sufficient notice and a firm request for disposition. *White v. State of Arkansas*, 910 Ark. 200, 833 S.W.2d 771 (1992), and so satisfied the speedy trial rule.

Respondents duty to bring petitioner to trial within the requisite time pursuant to Ark. R. Crim. P. Rule 30.1, *Jerguson v. State of Arkansas*, 343 Ark. 159, 33 S.W.3d 115 (2000); *Gooden v. State*, 285 S.W. 385, 749 S.W.2d 657 (1989), has clearly been denied and refused, as officials of the Missouri Excise County Jail made numerous offers to transport petitioner to the custody of Arkansas pursuant to RSMo. 3217.470 Article 5.1 Agreement on Detainers.

"In response to a request made under Article 3... the appropriate authority in a sending state shall offer to deliver temporary custody of the prisoner to the appropriate authority in the state where the indictment, information or complaint is pending against the... over →

prosecutions may be had."

State v. Walton 234 S. 2d 502 (1987) Arkansas has refused to take custody of petitioners from Boone County Missouri Jail officials often to petitioners wait and request for speedy trial respondents continue to violate the petitioners constitutional rights.

Enforcement and Cooperation was required of the Arkansas Courts and prosecutors for its subsequent agencies of the government on detainees (B5mo. 3217.500) and Arkansas refusal and violations of this statute includes with that violations cruel and unusual punishment, *Adams v. Tellez* 311 F.3d 508 (5th Cir 2003); *Baggio v. Class* 236 F.3d 413 (8th Cir 2000); *Wilson v. Tellez* 501 U.S. 294, 115 L.Ed2d 271, 111 S.Ct. 2321 (1991) ("Deliberate indifference" standard is applicable to a prisoner's claim that conditions of confinement constituted cruel and unusual punishment in violation of Eighth Amendment); and see *Estelle v. Gamble*, 429 U.S. 97, 50 L.Ed2d 251, 97 S.Ct. 285 (1976) (Detention beyond the termination of the sentence constitutes cruel and unusual punishment when it results from "deliberate indifference" to the prisoners interest in liberty.) in violation of petitioners right to release and

on bail and disposition of the pending matter.

Arkansas courts have unanimously decided and determined that a prisoner cannot bring himself to trial, *Cubanks v. Humphrey* 334 Ark. 21, 992 S.W.2d 234 (1998); *Sumner v. State* 324 Ark. 37, 918 S.W.2d 166 (1996), and because of the prosecutions continued and forced delay and the untimeliness involved there is no good cause or justification. *Sumner v. State* 347 Ark. 715, 80 S.W.3d 382 (July 5, 2002)

Missouri courts in *Kinksey*, 713 S.W.2d 841 (Mo. App 1986) has noted prerequisites to determining delay and its causal effects as (1) the length of delay (2) the reason for delay (3) the defendant's access to the right to a speedy trial, and (4) the prejudice to defendant resulting from the delay and evidence by petitioner and officials of Cass County Jail, Missouri will strongly refute any and all indications, references or otherwise where respondents would make, or cause to believe, petitioner the cause of delay.

Petitioner has a right to be heard in a meaningful manner, *City of West Covina v. Perkins* 552 U.S. 234, 142 B.Ed.2d 636, 119 S.Ct. 678 (1999), which was the sole purpose of the notice and upon factors noted herein relevant to the delay, the court must construe that petitioner

exclude time between the date of arrest and petitioners' notice to the court and prosecutor's office of his whereabouts Arkansas could only exclude, possibly, time between November 17, 2003 up to March 28, 2004 equalling 128 days leaving 557 days remaining which clearly exceeds the 12 month period of speedy trial under Ark. B. Crim. P. 29.1;

"... defendant must be brought to trial within 12 months unless delay fell within 28.3..."

and any delay is upon the prosecution for failure to demand and accept petitioners at the Missouri holding facility offer to transfer petitioners before the honorable court of Benton County, Arkansas v. Humphrey 334 Ark 21, 972 S.W.2d 234 (1998); Janner v State 324 Ark 37, 918 S.W.2d 166 (1996), and by these well grounded facts trial at this time would certainly be untimely.

Failure to prosecute petitioners in the requisite time according to Ark. B. Crim. P. petitioners is entitled to discharge with absolute bar to prosecution, Ark. B. Crim. P. 29.1(b), Code Ann. 16-95-101 et seq. (1987), quoting over →

(2003)

Time Issue Showing:

Petitioner has established that between the date of filing his motions requesting disposition of his detention and filing of the motions to dismiss, which herein is well established by the record to be after the required time for prosecution has expired, Petitioner has established Time Issue showing. *Dean v. State* 339 Ark 105, 3 S.W.3d 328 (1999), and it would "further" violate petitioner's speedy trial rights if the trial is held outside the applicable speedy trial period. *Eubanks v. Humphrey* 334 Ark 31, 972 S.W.2d 234.

Buildable Offense:

Petitioner has sought release from the holding facility by the court through some means of which he can meet the criteria but the Arkansas matter has held petitioner has to continue to be held illegally, improperly and without cause or right.

Under RST No. 3548.161 the holding state, when petitioner challenges extradition, even more, when the receiving state ^{refuses} ~~refuses~~ to ^{accept} ~~accept~~ or ^{take} ~~take~~ it.

responds to others of transfer by the holding
state pursuant to the Agreement on Detention
law or writ of habeas corpus or where the
preponderance of evidence warrants
dismissal and the chargeable is not one of
necessary harsh penalty or non-bailable issue;

"Unless the offense with which the prisoner is charged is shown to be an offense punishable by death or life imprisonment under the laws of the state in which it was committed, a judge or associate circuit court judge in this state may admit the persons to bail..."

Missouri may admit petitioners to bail. It is
cannot said unproved punishment for petitioners
to be kept confined without bond on the
alleged minor offense of theft.

Additional Facts of Error:

The author of the document (Exhibit A), alleged to be a valid affidavit, from the state of Arkansas is further suspect of conspiracy against petitions as the document itself charges petitioners with a theft of property

Code 5-36-103 which reads:

(A) A person commits theft of property if he:

(1) knowingly takes and exercises unauthorized control over, or makes an unauthorized transfer of an interest in, the property of another person, with the purpose of depriving the owner thereof; or

(2) knowingly obtains the property of another person by deception or threat, with the purpose of depriving the owner thereof.

Theft of property is a Class C felony if:

(a) the value of property is less than \$2500 but more than \$500;

(b) the property is obtained by threat; or

(c) the property is a firearm valued at less than \$2500; or

(d) the property is a credit card or credit card number.

What is suspicious is the above statute was changed and amended under Act 1195 of 2001 to a Class A felony and reads as follows:

Theft of Property

5-36-103

Act 1195 of 2001

Class D Felony

" 5-36-103 is amended to read:

Theft of property lost, mislaid or delivered by mistake.

(A) A person commits theft of property lost, mislaid or delivered by mistake if he:

(1) Comes into control of property of another person; and

(2) Retains or disposes of such property when he knows it to have been lost, mislaid, or delivered under a

mistake as to the identity of the recipient or as to the nature or amount of the property; and

(3) With the purpose of depriving any one having an interest in the property, he fails to make reasonable measures to restore the property to a person entitled to it.

(B)(1) Theft of property lost, mislaid or delivered by mistake is a class D felony if the value of the property is \$1000. or more.

It must further be noted that this particular code must be within a "criminal episode" where said thefts were committed on three or more occasions (Section 1.5B)

Petitioner was given absolute authority over said property by the Williams Co. concerning the alleged stolen items. It is incorrect of the prosecution and suspicious that a statute that has been amended to ^{be} cited incorrect and further Prosecutor Robert C. Balth indicating the petitioner as not to be on file. (See Exhibits C and D) This can only mean that an unauthorized party illegally, with purposeful intentions, immediately filed a document with NCIC (National Crime Information Center) for a crime that does not exist and as amended over two years prior to the alleged criminal act.

Under the amended statute petitioner submits evidence (Exhibit N) that these documents could not be returned because Missouri law Enforcement agency in Boone County could not find them and petitioner made every effort to locate them and have them returned thus showing no intention to return them to the Williams Co. b6
b7C-2

Therefore pursuant to Ark. B. Crim. P. and
 Statutory Law, U.S., Arkansas and Missouri
 Constitutions charges against petitioner is
 wrongfully, mentioned and pursued in
 violation of petitioner's rights and must be
 dismissed with prejudice and a hearing on
 this habeas corpus petition granted and
 ordered and that without review petitioner
 will continue to suffer the deprivations of
 life, liberty and property and the court must
 grant relief to petitioner and any other
 relief deemed fit and proper.

October 3, 2005

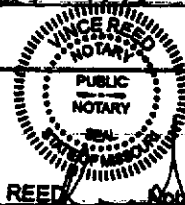
Respectfully Submitted,
 Khalifah Tareq

I, Khalifah Tareq am the petitioner in this
 case and the information is true and accurate.

Khalifah Tareq

Notary

Subscribed and sworn before me this day
 of 4th October 2005.



VINCE REED Notary Public

STYLE: KANALIFAH FARUQ*J D O C K E T S H E E T PAGE 0001
ACTION: Y 28170 CASE NO. 305CF12033
JUDGE : MARK FITZSIMMONS FILED: 12/15/05

P 001
STATE OF MISSOURI

ATTORNEY(S):
DARRELL L MOORE
PROSECUTING ATTORNEY
1010 BOONVILLE
SPRINGFIELD, MO 65802
PHONE: 417 868-4061

** VS **

D 001
KANALIFAH FARUQ
GREENE COUNTY JAIL

ATTORNEY(S):

CHARGE: 28170 FUG FROM OUT OF STATE 548

DATE DESCRIPTION 305CF12033 KANALIFAH FARUQ*J

12/15/05	AFFIDAVIT FOR FUGITIVE WARRANT FILED. COURT FINDS PROBABLE CAUSE EXIST TO ARREST DEFENDANT. WARRANT ISSUED. BOND SET \$200. SV
12/15/05	HEARING SET 1-13-06 AT 9:30 AM. MEF/DW
12/15/05	SCHEDULED FOR 1/13/06 AT 9:30 AM - CRIMINAL ARRAIGNMENTS
12/16/05	JUDGMENT: IN PERSON. CASE DISMISSED. COSTS WAIVED. MEF/LMM
12/16/05	WARRANT RECALLED VIA FAX. /LMM
12/16/05	WARRANT RETURNED.
12/21/05	23/1/9/DISM

ATTEST A TRUE COPY

HEATHER JOHNSON, CLERK OF
ASSOCIATES CIRCUIT COURT DIVISIONS
BY DEPUTY

STATE PUBLIC DEFENDER
19TH JUDICIAL DISTRICT WEST - BENTON COUNTY
221 S. MAIN STREET
BENTONVILLE, AR 72712
PHONE (479) 271-1028
FAX (479) 271-1077

JAY SAXTON
CHIEF PUBLIC DEFENDER

ROBERT SCOTT PARKS
CHIEF DEPUTY PUBLIC DEFENDER

ANITA SHELBY
OFFICE MANAGER

LORA NOSCHESSE
JOHN C. BASSETT
RICHARD G. MILLER
JANETTE MCKINNEY
BROOKE LOCKHART
BENJAMIN I. POOL
VICTORIA G. HARGIS

JAMES RUSTERHOLZ
INVESTIGATOR

December 19, 2005

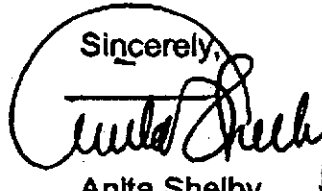
Mr. Khulifah Faruq
Greene County Justice Center
1000 North Boonville
Springfield, MO 65802

Dear Mr. Faruq:

We received your letter of December 14th today. I did call and leave a message for Mr. McGeehee that the Clerk's Office had found the warrant and was sending it to the Sheriff's Office here in Benton County, Arkansas. I left a message for them to check with the Sheriff's Office for a copy. They will not give me a copy of the unserved warrant but said that the Sheriff there could get a copy from the Sheriff here. One reason we had a hard time finding it was that all your writings were in the name of Khulifah Faruq and the warrant is in the name of: Louis Lamar a/k/a Kahalifah Faruq - so everything in heir computer and files was coming up as Louis Lamar. Also, some information was requested from Bentonville District Court (which is a misdemeanor court) and this is filed in Benton County Circuit Court on a Class C Felony.

If Mr. McGeehee needs more contact information, he can contact the Sheriff's office here at: (479) 271-1010 (warrants division), 1300 Southwest 14th Street, Bentonville, Arkansas 72712 - Fax no. 271-5789.

Sincerely,



Anita Shelby
Office Manager

cc: Mr. McGeehee



MR. NLET 12.56 12/22/05

AM. AR0040302

12:01 12/22/2005 53320

12:01 12/22/2005 17797 M00390000

TXT

***** ATTN JERRY MCGEEHEE*****

IN REF TO KAHALIFAH FARUQ AKA LOUIS LAMAR DOB 19611121
WHOM YOU HAVE IN CUSTODY. SILOAM SPRINGS HAS AN ACTIVE
FELONY WARRANT ON SUBJECT. PLEASE REPLACE A HOLD FOR
THE SILOAM SPRINGS POLICE DEPT. WARRANT NUMBER SSF02603
CASE NO 03F001578.

*****BENTON CO SHERIFFS OFFICE HAS NO JURISDICTION ON
THIS SUBJECT.*****

THANK YOU IN ADVANCE

B.R. AUSTIN

4795244118

SILOAM SPRINGS POLICE DEPT

12:56

*12/22/05 J. McGeehee -
Release on \$200⁰⁰ Bail -
by Indys Felz sinim on
Felony Fug. Warrant from Siloam Spgs
D. Antler*

Incident Report

Springfield Police Department

03-55737

Supplement No
0003

321 E. CHESTNUT EXP.

Reported Date
11/15/2003

SPRINGFIELD, MISSOURI 65802

Nature of Call
ASSAULT, LIFE THREATPhone No
(417) 864-1810Fax No
(417) 864-1713

Administrative Information

Agency	Report No	Supplement No	Reported Date	Status	Nature of Call
SP	03-55737	0003	11/15/2003	RTF	ASSAL
Location	City		ZIP Code	Rep Dist	
S CAMPBELL AV/W MOUNT VERNON ST	SPRINGFIELD		65806	383	
Map Coordinates	From Date	From Time			
0140 0050	11/15/2003	20:48:00			
Officer	Officer	Author	Assignment	RC Status	RC Status Date
1138/TJELMELAND, KYLE P	1093	1138	OPER	FR	11/17/2003
RC Status Time	RMS Transfer				
10:42:10	S				
Witness to Crime?	Suspect Named?	Can Suspect be Located?	Can Suspect be Described?	Can Suspect be IDed?	
X	X	X	X	X	
ID Suspect Vehicle?	Is Property Traceable?	Is M.O. Present?	Is Physical Evid. Present?		
X	X	X	X		
Crime Scene Results Positive?	Can be Solved by INV.?	Other than SUS Commit Crime?	Will Victim Prosecute?		
X	X		X		
15 Day Driving Permit	Alcohol Influence Report	BAC DataMaster Evidence Ticket	Booking Sheets		
Case Report	Crash Report	Detailed Photo/Video Supplement	Drug Recognition Expert		
DWI Forfeiture	Forgery	Fail to Return Leased Property	Lab Analysis	Leaving the Scene of Crash	
Leave Without Pay	Missing Person	Other Attachment	Property Submission	Photo/Latent Print Request	
			X		
Private Property Tow	Repossession Form	Recoupment of Funds	Signature Form	Statement	
Summons Attached	Towed Vehicles				
	X				
#	Additional Info	Description	Complaint Type		
1	1	CASE STATUS	O		

Person Summary

Invl	Seq	Type	Name	MNI	Race	Sex	DOB
OTH	1	I	HEATH, WALDROOP	337864			
Invl	Seq	Type	Name	MNI	Race	Sex	DOB
OTH	2	I	GOODALL, WAYLON	337866			
Invl	Seq	Type	Name	MNI	Race	Sex	DOB
OTH	3	I	DENNY, JOSEPH	337867			
Invl	Seq	Type	Name	MNI	Race	Sex	DOB
OTH	4	I	ALBUJA, ANABEL G	337869			
Invl	Seq	Type	Name	MNI	Race	Sex	DOB
OTH	5	I	DENNY, JOSEPH E	337870			
Invl	Seq	Type	Name	MNI	Race	Sex	DOB
OTH	6	I	DONNER, GERRY L	337872	W	M	DOB
Invl	Seq	Type	Name	MNI	Race	Sex	DOB
OTH	7	I	BENNETT, JEREMY M	337874			
Invl	Seq	Type	Name	MNI	Race	Sex	DOB
OTH	8	I	COLLINS, KITTY	337876			

Officer
1138/TJELMELAND, KYLE P

Page 1 of 10

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Incident Report

Springfield Police Department

03-55737

Supplement No
0003

Person Summary

Invl	Seq	Type	Name	MNI	Race	Sex	DOB
OTH	9	I	HAYNES, HAROLD F	325050			
OWN	1	B	FIRST BAPTIST CHURCH OF LEACH	337862			
SUS	1	See Confidential Page					

Vehicle Summary

Invl	Invl Date	Type	License No	State	Lic Year	Year	Make	Model	Style	Color
TOW	11/16/2003	2	E14336	OK	2003	1982	DODG	VAN		BRO/TAN

Property Summary

Invl	Article	Brand	Model	Description
EVD	SYRING			See Details Page
EVD	CHECKB			See Details Page
EVD	FSCARD			See Details Page
EVD	PHONEC	AT&T		See Details Page
EVD	OTHER			See Details Page
EVD	ID	DOC		See Details Page
EVD	ID	DOC		See Details Page
EVD	SSCARD			See Details Page
EVD	CIGARE			See Details Page
EVD	MISCPA			See Details Page
EVD	WALLET			See Details Page
EVD	CHECK			See Details Page
EVD	CHECK			See Details Page
EVD	CHECK			See Details Page
EVD	CHECK			See Details Page
EVD	CHECK			See Details Page
EVD	CHECK			See Details Page
EVD	CHECK			See Details Page
EVD	CHECK			See Details Page
EVD	KEY			See Details Page
EVD	VTAPE			See Details Page

Summary Narrative

Responded to an emergency call to back up an officer. The suspect fled the scene but was identified.

Incident Report

Springfield Police Department

03-55737

Supplement No
0003**OTHER 1: HEATH,WALDROOP**

Invl	Seq	Type	Name	MNI
OTH	1	I	HEATH, WALDROOP	337864
Type	Address			City
HM	1006 ARROWWOOD LN			SILAM SPRING
				State
				AR
				ZIP Code
				72761

Phone Numbers

Type	Phone No
H	(479) 524-0171

OTHER 2: GOODALL,WAYLON

Invl	Seq	Type	Name	MNI
OTH	2	I	GOODALL, WAYLON	337866
Type	Address			City
HM	PO BOX 593			WESTVILLE
				State
				OK
				ZIP Code
				74965

ID Numbers

Type	ID No
SS	444-76-1192

Phone Numbers

Type	Phone No
H	(918) 723-4280

OTHER 3: DENNY,JOSEPH

Invl	Seq	Type	Name	MNI
OTH	3	I	DENNY, JOSEPH	337867
Type	Address			City
HM	PO BOX 1213			GENTRY
				State
				AR
				ZIP Code
				72734

Phone Numbers

Type	Phone No
H	(479) 736-3257

OTHER 4: ALBUJA,ANABEL G

Invl	Seq	Type	Name	MNI
OTH	4	I	ALBUJA, ANABEL G	337869
Type	Address			City
HM	2055 W TWIN SPRINGS ST #3B			SILAM SPRING
				State
				AR
				ZIP Code
				72761

Phone Numbers

Type	Phone No
H	(479) 524-2377

OTHER 5: DENNY,JOSEPH E

Invl	Seq	Type	Name	MNI
OTH	5	I	DENNY, JOSEPH E	337870
Type	Address			City
HM	PO BOX 1213			GENTRY
				State
				AR
				ZIP Code
				72734

Phone Numbers

Type	Phone No
H	(479) 736-3257

OTHER 6: DONNER,GERRY L

Invl	Seq	Type	Name	MNI	Race	Sex
OTH	6	I	DONNER, GERRY L	337872	W	M
Type	Address			City	State	ZIP Code
HM	520 S WASHINGTON			SILAM SPRING	AR	72761

Phone Numbers

Type	Phone No
H	(479) 524-9663

OTHER 7: BENNETT,JEREMY M

Invl	Seq	Type	Name	MNI
OTH	7	I	BENNETT, JEREMY M	337874
Officer	1138/TJELMELAND, KYLE P			

Incident Report					
Springfield Police Department				03-55737	Supplement No 0003
OTHER 7: BENNETT, JEREMY M					
Type	Address		City	State	ZIP Code
HM	PO BOX 731		SILOAM SPRING	AR	72761
ID Numbers					
Type	ID No				
SS	431-49-9046				
Phone Numbers					
Type	Phone No				
H	(918) 422-5586				
OTHER 8: COLLINS, KITTY					
Invl	Seq	Type	Name	MNI	
OTH	8	I	COLLINS, KITTY	337876	
Type	Address		City	State	ZIP Code
HM	PO BOX 1257		WESTVILLE	OK	74965
ID Numbers					
Type	ID No				
SS	443-52-4581				
Phone Numbers					
Type	Phone No				
H	(918) 778-3434				
OTHER 9: HAYNES, HAROLD F					
Invl	Seq	Type	Name	MNI	
OTH	9	I	HAYNES, HAROLD F	325050	
Type	Address		City	State	ZIP Code
HM	343 SHOOTING STAR LOOP		NIANGUA	MO	65713
Phone Numbers					
Type	Phone No				
H	(417) 473-6418				
OWNER 1: FIRST BAPTIST CHURCH OF LEACH					
Invl	Seq	Type	Name	MNI	
OWN	1	B	FIRST BAPTIST CHURCH OF LEACH	337862	
Type	Address		City	State	ZIP Code
WO	HC 67 BOX 145		ROSE	OK	74364
SUSPECT 1: Confidential					
Invl	Seq	Name			
SUS	1	See Confidential Page			
Marks					
NCIC Mark		Local Mark			
SC L ARM		SCARS			
Description					
scar or tattoo on left arm					
NCIC Mark		Local Mark			
SC L KNEE		SCARS			
Description					
scar or tattoo on left knee					
NCIC Mark		Local Mark			
SC R FGR		SCARS			
Description					
scar or tattoo on right finger					
NCIC Mark		Local Mark			
SC R HND		SCARS			
Description					
scar or tattoo on right hand					

Incident Report

Springfield Police Department

03-55737

Supplement No
0003

Marks

NCIC Mark	Local Mark
SC RF ARM	SCARS
Description	
scar or tattoo on right fore arm	
NCIC Mark	Local Mark
SC UL ARM	SCARS
Description	
scar or tattoo on upper left arm	

Employment History

Employer/School	Position/Grade		
SILOAM SPRINGS FITNESS CLUB	MANAGER		
Location	City	State	ZIP Code
GENERAL	SILOAM SPRING	AR	72761

Vehicle

Invl	Invl Date	Type	License No	State	Lic Year	Lic Type	Year	Make	Model	Color	Value
TOW	11/16/2003	2	E14336	OK	2003	TK	1982	DODG	VAN	BRO/TAN	100
VIN		Damage	# Occupants								
2B5WB31R5CK160860		SID/FRO	1								
Special Features											
BENST/DAMSD/DAMFT											
Tow By		Condition	Auth By	Tow From							
H&W TOWING		DAM	1138	627 W HARRISON ST							
Tow To											
3425 W COMMERCIAL ST											
Person Invl	Invl	Seq	Name	Race	Sex	DOB					
OWN	OWN	1	FIRST BAPTIST CHURCH OF LEACH								

Property

Invl	Invl Date	Bar Code No	Item No	Value							
EVD	11/16/2003	65420	1	\$1.00							
Description				Typ	Cat	Article	# Pieces	Recv Value			
10 SINGLE USE SYRINGES				A	Z	SYRING	10	\$1.00			
Person Invl	Invl	Seq	Name	Race	Sex	DOB					
SUS	SUS	1	FUQUA, KHALIFAH M	B	M	11/21/1960					

Property

Invl	Invl Date	Bar Code No	Item No	Value							
EVD	11/16/2003	65421	1	\$1.00							
Description				Typ	Cat	Article	# Pieces	Recv Value			
BLACK WITH #1091-1120				A	Z	CHECKB	1	\$1.00			
Person Invl	Invl	Seq	Name	Race	Sex	DOB					
OWN	OTH	9	HAYNES, HAROLD F								

Property

Invl	Invl Date	Bar Code No	Item No	Value							
EVD	11/16/2003	65422	1	\$1.00							
Description				Typ	Cat	Article	# Pieces	Recv Value			
VITAMIN WORLD CARD				A	Z	FSCARD	1	\$1.00			
Person Invl	Invl	Seq	Name	Race	Sex	DOB					
SUS	SUS	1	FUQUA, KHALIFAH M	B	M	11/21/1960					

Property

Invl	Invl Date	Bar Code No	Item No	Value							
EVD	11/16/2003	65423	1	\$1.00							
Description				Typ	Cat	Article	Brand	# Pieces	Recv Value		
AT&T PHONE CARD				A	Z	PHONEC	AT&T	1	\$1.00		
Person Invl	Invl	Seq	Name	Race	Sex	DOB					
SUS	SUS	1	FUQUA, KHALIFAH M	B	M	11/21/1960					

Incident Report

Springfield Police Department

03-55737

Supplement No
0003

Property

Inv#	Inv Date	Bar Code No	Item No	Value	Typ	Cat	Article	# Pieces	Recv Value
EVD	11/16/2003	65424	1	\$1.00	A	Z	OTHER	6	\$1.00
Description BUSINESS CARDS									
Person Inv#	Inv#	Seq	Name	Race	Sex	DOB			
SUS	SUS	1	FUQUA, KHALIFAH M	B	M	11/21/1960			

Property

Inv#	Inv# Date	Bar Code No	Item No	Value						
EVD	11/16/2003	65425	1	\$1.00						
Description				Typ	Cat	Article	Brand	# Pieces	Recv Value	
PINK D.O.C. OFFENDER CARD				A	Z	ID	DOC	1	\$1.00	
Person Inv#	Inv#	Seq	Name	Race	Sex	DOB				
SUS	SUS	1	FUQUA, KHALIFAH M	B	M	11/21/1960				

Property

Inv#	Inv Date	Bar Code No	Item No	Value						
EVD	11/16/2003	65426	1	\$1.00						
Description					Type	Cat	Article	Brand	# Pieces	Recv Value
WHITE D.O.C. ID CARD					A	Z	ID	DOC	1	\$1.00
Person Inv#	Inv#	Seq	Name	Race	Sex	DOB				
SUS	SUS	1	FUQUA, KHALIFAH M	B	M	11/21/1960				

Property

Inv#	Inv Date	Bar Code No	Item No	Value	Typ	Cat	Article	# Pieces	Recv Value
EVD	11/16/2003	65427	1	\$1.00	A	Z	SSCARD	1	\$1.00
Description SS CARD FOR FUQUA									
Person Inv#	Inv#	Seq	Name	Race	Sex	DOB			
SUS	SUS	1	FUQUA, KHALIFAH M	B	M	11/21/1960			

Property

Inv#	Inv Date	Bar Code No	Item No	Value	Typ	Cat	Article	# Pieces	Recv Value
EVD	11/16/2003	65428	1	\$1.00	A	Z	CIGARE	1	\$1.00
Description CIGARETTE PACK W/ NOTE ON IT									
Person Inv#	Inv#	Seq	Name	Race	Sex	DOB			
SUS	SUS	1	FUQUA, KHALIFAH M	B	M	11/21/1960			

Property

Inv#	Inv Date	Bar Code No	Item No	Value	Typ	Cat	Article	# Pieces	Recv Value
EVD	11/16/2003	65429	1	\$1.00	A	Z	MISCPA	1	\$1.00
Description NAMES AND ADDRESSES									
Person Inv#	Inv#	Seq	Name	Race	Sex	DOB			
SUS	SUS	1	FUQUA, KHALIFAH M	B	M	11/21/1960			

Property

Inv#	Inv Date	Bar Code No	Item No	Value	Typ	Cat	Article	# Pieces	Recv Value
EVD	11/16/2003	65430	1	\$1.00	A	Z	WALLET	1	\$1.00
Description BROWN WALLET									
Person Inv#	Inv#	Seq	Name	Race	Sex	DOB			
SUS	SUS	1	FUQUA, KHALIFAH M	B	M	11/21/1960			

Property

Inv#	Inv# Date	Bar Code No	Item No	Serial No	Value		
EVD	11/16/2003	65431	1	5483	\$40.00		
Description			Typ	Cat	Article	# Pieces	Recv Value
HEATH, WALDROOP			A	Z	CHECK	1	\$40.00
Person Inv#	Inv#	Seq	Name	Race	Sex	DOB	
OWN	OTH	1	HEATH, WALDROOP				

Officer

1138/TJELMELAND, KYLE P

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Incident Report

Springfield Police Department

03-55737

Supplement No
0003

Property

Invt	Invt Date	Bar Code No	Item No	Serial No	Value
EVD	11/16/2003	65432	1	1072	\$26.50
Description				Typ	Recv Value
DENNY, JOSEPH				A Z CHECK	1 \$26.50
Person Invt	Invt	Seq	Name	Race	Sex DOB
OWN	OTH	3	DENNY, JOSEPH		

Property

Invt	Invt Date	Bar Code No	Item No	Serial No	Value
EVD	11/16/2003	65433	1	1137	\$26.58
Description				Typ	Recv Value
ALBUJA, ANABEL				A Z CHECK	1 \$26.58
Person Invt	Invt	Seq	Name	Race	Sex DOB
OWN	OTH	4	ALBUJA, ANABEL G		

Property

Invt	Invt Date	Bar Code No	Item No	Serial No	Value
EVD	11/16/2003	65434	1	1068	\$39.55
Description				Typ	Recv Value
DENNY, JOSEPH				A Z CHECK	1 \$39.55
Person Invt	Invt	Seq	Name	Race	Sex DOB
OWN	OTH	5	DENNY, JOSEPH E		

Property

Invt	Invt Date	Bar Code No	Item No	Serial No	Value
EVD	11/16/2003	65435	1	3384	\$40.00
Description				Typ	Recv Value
GOODALL, WAYLON				A Z CHECK	1 \$40.00
Person Invt	Invt	Seq	Name	Race	Sex DOB
OWN	OTH	2	GOODALL, WAYLON		

Property

Invt	Invt Date	Bar Code No	Item No	Serial No	Value
EVD	11/16/2003	65436	1	6023	\$75.00
Description				Typ	Recv Value
DONNER, GERRY L				A Z CHECK	1 \$75.00
Person Invt	Invt	Seq	Name	Race	Sex DOB
OWN	OTH	6	DONNER, GERRY L	W	M

Property

Invt	Invt Date	Bar Code No	Item No	Serial No	Value
EVD	11/16/2003	65437	1	2235	\$7.76
Description				Typ	Recv Value
COLLINS, KITTY				A Z CHECK	1 \$7.76
Person Invt	Invt	Seq	Name	Race	Sex DOB
OWN	OTH	8	COLLINS, KITTY		

Property

Invt	Invt Date	Bar Code No	Item No	Serial No	Value
EVD	11/16/2003	65438	1	360	\$40.00
Description				Typ	Recv Value
BENNETT, JEREMY M				A Z CHECK	1 \$40.00
Person Invt	Invt	Seq	Name	Race	Sex DOB
OWN	OTH	7	BENNETT, JEREMY M		

Property

Invt	Invt Date	Bar Code No	Item No	Serial No	Value
EVD	11/16/2003	65439	1		\$1.00
Description				Typ	Recv Value
10 KEYS ON KEY CHAIN				A Z KEY	10 \$1.00
Person Invt	Invt	Seq	Name	Race	Sex DOB
SUS	SUS	1	FUQUA, KHALIFAH M	B	M 11/21/1960

Officer

1138/TJELMELAND, KYLE P

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COPY FROM CGR3 ON 12/16/05 AT 10.51.46 HRS.
MRJCGR3 10.40 12/16/05
APR040000
12160501R SO GREENE COUNTY-SPRINGFIELD 121605

BENTON COUNTY SHERIFF OFFICE

ATON:RECORDS-WARRANT OFFICE

REL:TO LAMAR LOUIS AKA KANALIFAH FARUQ

DOB-11-21-1961 M B

PLEASE START GOVERNOR'S WARRANT ON SUBJECT

LISTED THAT HAS WARRANT OUT OF SILDAM SPRINGS AR

WARRANT # SSF-026-03 - OTHERWISE

PLEASE SEND TELETYPE MESSAGE STATING THAT THERE IS

NO ACTIVE WARRANT TO CGRN OR MO0390002

SO THAT OUR JUDGE CAN DISMISS THE FUGITIVE WARRANT

THAT WE HAVE ON THIS SUBJECT

PLEASE MAKE REPLY

ATTN-JERRY MCGEEHEE TRANSPORTATION OFFICE

@ 217-829-6220

PLEASE RESPOND ASAP

JAMICE DUGAN - WARRANT CLERK

GREENE COUNTY SHERIFF OFFICE JED 1051 CST

COM FROM CGR3 ON 12/16/05 AT 10.59.50 HRS.
MR. CGR3 10.54 12/16/05
MR030000
12160502 SO GREENE COUNTY-SPRINGFIELD 121605

BAXTER COUNTY SHERIFF OFFICE

ATTN:RECORDS-WARRANT OFFICE

REF:TO LAMAR LOUIS AKA KANALIFAH FARUQ

DOB-11-21-1961 M B

PLEASE START GOVERNOR'S WARRANT ON SUBJECT

LISTED THAT HAS WARRANT OUT OF SILOAM SPRINGS AR

WARRANT # SSF-026-03 - OTHERWISE

PLEASE SEND TELETYPE MESSAGE STATING THAT THERE IS

NO ACTIVE WARRANT TO CGRN OR MD0390000

SO THAT OUR JUDGE CAN DISMISS THE FUGITIVE WARRANT

THAT WE HAVE ON THIS SUBJECT

PLEASE MAKE REPLY

ATTN- JERRY MCGEEHEE TRANSPORTATION OFFICE

@ 417-929-6220 IF NEEDED TO CALL

PLEASE RESPOND ASAP

JANICE DUGAN - WARRANT CLERK

GREENE COUNTY SHERIFF OFFICE JED 1059 CST

MR NLET 11.13 12/16/05

AM-AR0030000

10.18 12/16/2005 09916

10.18 12/16/2005 23733 MD0390000

TX

GREENE CO SHERIFF'S DEPT
BRYTER CO SHERIFF'S DEPT

ATTN JERRY MCGEEHEE TRANSPORTATION OFFICE OR
JANICE DUGAN WARRANT CLERK

PLEASE DISMISS THE HOLD ON LAMAR LOUIS AKA KANALIFAH
FAGUD DOB 11211961 M B.
WE DO NOT HAVE ANY ACTIVE WARRANTS ON THIS SUBJECT.
THANK YOU.

11.13

MR.NLET 11.44 12/16/05

AM.AR0040003

10:49 12/16/2005 10155

10:49 12/16/2005 24270 M00390000

TXI

ATTN: JERRY MCGEEHEE

REF SUBJECT IN YOUR CUSTODY NAM/LAMAR, LOUIS
AKA/FARUQ, KANALIFAH
DOB/19611112

WE DO NOT SHOW ANY ACTIVE WARRANTS ON THIS INDIVIDUAL FOR OUR AGENCY AT THIS TI
ME

THANKS IN ADVANCE

CHRISTIN JONES
BENTON COUNTY SHERIFF'S OFFICE

11:44